

1 Christina Goodrich (SBN 261722)
2 christina.goodrich@klgates.com
Connor J. Meggs (SBN 336159)
3 connor.meggs@klgates.com
Rachel Berman (SBN 352237)
4 rachel.berman@klgates.com
K&L GATES LLP
5 10100 Santa Monica Boulevard
Eighth Floor
Los Angeles, CA 90067
6 Telephone: +1 310 552 5000
Facsimile: +1 310 552 5001
7

8 *Attorneys for Plaintiff*
Entropic Communications, LLC

9 *(Additional counsel listed in signature block)*

10 **UNITED STATES DISTRICT COURT**
11 **CENTRAL DISTRICT OF CALIFORNIA**

12 ENTROPIC COMMUNICATIONS,
13 LLC,

14 Plaintiff,

15 v.

16 DIRECTV, LLC, *et al.*,

17 Defendants.

18 Case No. 2:23-cv-1043-JWH-KES
19 (Lead Case)

20 Case No. 2:23-cv-5253-JWH-KES
(Related Case)

21 **STIPULATION EXTENDING
22 DEADLINE FOR PLAINTIFF AND
23 COUNTER-DEFENDANT
24 ENTROPIC COMMUNICATIONS,
25 LLC TO ANSWER DEFENDANT
26 AND COUNTERCLAIM-
27 PLAINTIFF DIRECTV, LLC AND
28 COUNTERCLAIM-PLAINTIFF
THE DIRECTV GROUP, INC.'S
COUNTERCLAIMS; [PROPOSED]
ORDER**

Defendants AT&T Services, Inc. and DIRECTV, LLC and Counterclaim-
Plaintiffs DIRECTV, LLC and The DIRECTV Group, Inc. (collectively,
“DIRECTV”) and Plaintiff and Counter-Defendant Entropic Communications, LLC
 (“Entropic”) (inclusively, the “Parties”), hereby submit the following Stipulation and
 Proposed Order to extend Entropic’s deadline to file its Answer to DIRECTV’s
 Counterclaims with reference to the following facts:

WHEREAS, on February 24, 2025, the Court granted DIRECTV’s partial motion to dismiss Entropic’s First Amended Complaint against DIRECTV pursuant to Federal Rule of Civil Procedure 12(b)(6). (ECF No. 575.)

WHEREAS, on March 21, 2025, the Parties stipulated to and the Court ordered that DIRECTV’s Answer to Entropic’s First Amended Complaint be due on March 28, 2025. (ECF Nos. 601, 602.)

WHEREAS, DIRECTV filed its Answer to First Amended Complaint and Counterclaims on March 28, 2025. (ECF Nos. 613, 621 (sealed).)

WHEREAS, Entropic’s Answer to DIRECTV’S Counterclaims is due April 18, 2025.

NOW, THEREFORE, the Parties, by and through their respective counsel, hereby STIPULATE AND PROPOSE as follows:

1. The deadline for Entropic’s Answer to DIRECTV’s Counterclaims shall be extended up to and including **May 29, 2025**.

Dated: April 18, 2025

Respectfully submitted,

By: /s/ Douglas Jordan Winnard
Michael T. Pieja (SBN 250351)
mpieja@goldmanismail.com
Alan E. Littmann (*pro hac vice*)
alittmann@goldmanismail.com
Douglas Jordan Winnard (SBN 275420)
dwinnard@goldmanismail.com

1 Xaviere N. Giroud (*pro hac vice*)
2 xgiroud@goldmanismail.com
3 Meredith R. Aska McBride (*pro hac vice*)
4 mmcbride@goldmanismail.com
5 Kurt A. Holtzman (*pro hac vice*)
6 kholtzman@goldmanismail.com
7 **GOLDMAN ISMAIL TOMASELLI**
8 **BRENNAN & BAUM LLP**
9 200 South Wacker Dr., 22nd Floor
10 Chicago, IL 60606
11 Tel: (312) 681-6000
12 Fax: (312) 881-5191

13 Christina Goodrich (SBN 261722)
14 christina.goodrich@klgates.com
15 Connor J. Meggs (SBN 336159)
16 connor.meggs@klgates.com
17 Rachel Berman (SBN 352237)
18 rachel.berman@klgates.com
19 **K&L GATES LLP**
20 10100 Santa Monica Boulevard
21 Eighth Floor
22 Los Angeles, CA 90067
23 Telephone: +1 310 552 5000
24 Facsimile: +1 310 552 5001

25 James A. Shimota (*pro hac vice*)
26 jim.shimota@klgates.com
27 Jason A. Engel (*pro hac vice*)
28 jason.engel@klgates.com
29 **K&L GATES LLP**
30 70 W. Madison Street, Suite 3300
31 Chicago, IL 60602
32 Tel.: (312) 372-1121
33 Facsimile: (312) 827-8000

34 *Attorneys for Plaintiff and Counter-*
35 *Defendant Entropic Communications, LLC*

1 Dated: April 18, 2025

Respectfully submitted,

2 By: /s/ David S. Frist
3 David S. Frist (*pro hac vice*)
4 david.frist@alston.com
5 ALSTON & BIRD LLP
6 1201 West Peachtree Street, Suite 4900
7 Atlanta, GA 30309
8 Tel: (404) 881-7000

9
10 Theodore Stevenson, III (*pro hac vice*)
11 ted.stevenson@alston.com
12 ALSTON & BIRD LLP
13 Chase Tower
14 2200 Ross Avenue, Suite 2300
15 Dallas, TX 75201
16 Tel: (214) 922-3400

17
18 Yuri Mikulka (SBN 185926)
19 yuri.mikulka@alston.com
20 Rachel E. K. Lowe (SBN 246361)
21 rachel.lowe@alston.com
22 ALSTON & BIRD LLP
23 333 S. Hope Street, 16th Floor
24 Los Angeles, California 90071
25 Telephone: (213) 576-1000

26
27 *Attorneys for Defendants*
28 *AT&T Services, Inc. and DIRECTV, LLC*
and Counterclaim-Plaintiffs DIRECTV,
LLC and The DIRECTV Group, Inc.

SIGNATURE CERTIFICATION

Pursuant to L.R. 5-4.3.4(a)(2)(i), I, Douglas Jordan Winnard, attest that all other signatories listed herein and on whose behalf the filing is submitted concur in the filing's content and have authorized the filing.

Dated: April 18, 2025

/s/ Douglas Jordan Winnard

Douglas Jordan Winnard